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January 21, 2020

The Honorable Judge Valerie E. Caproni  
United States District Court  
Southern District of New York  
Thurgood Marshall  
United States Courthouse  
40 Foley Square  
New York, NY 10007

Re: *Rodriguez v. Control4 Corp., et al*, Case Number: 1:19-CV-5940

Dear Judge Caproni:

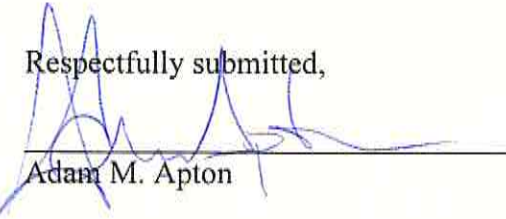
Plaintiff Rodney Rodriguez (“Plaintiff”) writes, with the consent and agreement of the defendants, to update the Court with regard to the parties’ efforts to resolve this matter.

Over the past several months, counsel for the parties, along with counsel in the other six related cases filed in various jurisdictions, have engaged in lengthy negotiations concerning a resolution that would obviate the need for Plaintiff to file an application seeking an award of mootness fees (the “Fee Application”). In accordance with the Court’s Order dated December 3, 2019 (the “Order”), the parties now write to inform the Court that a tentative resolution has been reached, and Plaintiff no longer intends to file a Fee Application on January 24, 2020.

The parties hereby request that the Court vacate the January 24, 2020 deadline while the parties negotiate and document a final fee agreement. Upon execution of a final fee agreement, the parties will so-inform the Court and request the final closure of this action.

Counsel for the parties are, of course, available at the Court’s convenience. Thank you for your consideration.

Respectfully submitted,

  
Adam M. Apton

cc: Michael T. Jones